

Further Amended Applications March 17, 2014

Application of Charlene Kruse 2013-004

Decision Appealed

Persistent failure of Executive Director/Law Clerk to maintain accurate records in the Huu-ay-aht Registry of Laws and Official Records (“Registry”).

Respondent

Executive Director/Law Clerk (James Edwards).

Relief Sought

A declaration that the Executive Director/Law Clerk is in breach of his obligation to maintain an accurate Registry of Laws and Official Records because of persistent inaccuracies in the documents posted (pursuant to *Tribunal Act*, s. 24(a)).

Grounds for Appeal

The Executive Director/Law Clerk must maintain the Registry of Laws and Official Records and ensure that its contents are accurate: *Government Act*, sections 104(i), 106(1), 106(2), 106(3), and 106(7).

I have identified a number of inaccuracies in records in the Registry relating to Executive Council business, such as those that I previously provided in my particulars.

Request for Late Filing of Application if such Permission Required

This Application is being filed within the time requirements of the *Tribunal Act*, s. 21(1) as it concerns an ongoing problem with the failure of the Huu-ay-aht Government to maintain accurate records in the Registry.

In the alternative, if this Application is late, I am requesting that the Tribunal nevertheless agree to hear it, pursuant to *Tribunal Act* s. 21(2). I believe that there are special circumstances that justify this request.

I only discovered the extent of inaccuracies in Registry records when I took a day off work and inspected Registry documents at the Port Alberni Huu-ay-aht Government Office on October 25, 2013.

I filed my original Application on November 26, 2013. As I explain in my Application 2013-002, prior to filing my Application, I promptly notified the Chief Councillor about a number of

concerns, including my concern with the inaccuracies in the Registry records at a meeting with him on October 31, 2013.

Furthermore, I have explained my lack of familiarity with the Tribunal's procedures and in particular the 60 day time limit for filing appeals in my Application 2013-002.

In these circumstances, I believe that I have pursued this claim with reasonable diligence and that it deserves a hearing.